

EXHIBIT A

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, State Bar number, and address): Hasani Lee properties General Delivery Cypress California 90630 TELEPHONE NO: 714-761-2766 N/A FAX NO. (Optional): na E-MAIL ADDRESS (Optional): mail out everything no email address ATTORNEY FOR (Name): pro-ter Hasani lee (rep)		FOR COURT USE ONLY
SUPERIOR COURT OF CALIFORNIA, COUNTY OF ORANGE STREET ADDRESS: 700 CIVIC CENTER DRIVE MAILING ADDRESS: 700 CIVIC CENTER DRIVE CITY AND ZIP CODE: SANTA ANA, CA 92701 BRANCH NAME: CENTRAL JUSTICE CENTER		FILED SUPERIOR COURT OF CALIFORNIA COUNTY OF ORANGE CENTRAL JUSTICE CENTER NOV 23 2022 DAVID H. YAMASAKI, Clerk of the Court BY: _____ DEPUTY
PLAINTIFF: Hasani Lee DEFENDANT: C.T.Corporation System Fedex... <input checked="" type="checkbox"/> DOES 1 TO 100		CASE NUMBER:
COMPLAINT—Personal Injury, Property Damage, Wrongful Death <input type="checkbox"/> AMENDED (Number): Type (check all that apply): <input type="checkbox"/> MOTOR VEHICLE <input checked="" type="checkbox"/> OTHER (specify): Discriminatory <input type="checkbox"/> Property Damage <input type="checkbox"/> Wrongful Death <input checked="" type="checkbox"/> Personal Injury <input checked="" type="checkbox"/> Other Damages (specify): Refused Refund		30-2022 01293107 <i>Judge Nico</i> <i>Doubetas</i>
Jurisdiction (check all that apply): <input type="checkbox"/> ACTION IS A LIMITED CIVIL CASE Amount demanded <input type="checkbox"/> does not exceed \$10,000 <input checked="" type="checkbox"/> exceeds \$10,000, but does not exceed \$25,000 <input type="checkbox"/> ACTION IS AN UNLIMITED CIVIL CASE (exceeds \$25,000) <input type="checkbox"/> ACTION IS RECLASSIFIED by this amended complaint <input type="checkbox"/> from limited to unlimited <input type="checkbox"/> from unlimited to limited		

1. Plaintiff (name or names): Hasani Lee
alleges causes of action against defendant (name or names):
C.T.Corporation System Fedex
2. This pleading, including attachments and exhibits, consists of the following number of pages: # 2
3. Each plaintiff named above is a competent adult
 - a. except plaintiff (name):
 - (1) a corporation qualified to do business in California
 - (2) an unincorporated entity (describe):
 - (3) a public entity (describe):
 - (4) a minor an adult
 - (a) for whom a guardian or conservator of the estate or a guardian ad litem has been appointed
 - (b) other (specify):
 - (5) other (specify):
 - b. except plaintiff (name):
 - (1) a corporation qualified to do business in California
 - (2) an unincorporated entity (describe):
 - (3) a public entity (describe):
 - (4) a minor an adult
 - (a) for whom a guardian or conservator of the estate or a guardian ad litem has been appointed
 - (b) other (specify):
 - (5) other (specify):

Information about additional plaintiffs who are not competent adults is shown in Attachment 3.

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SHORT TITLE:
Hasan Lee VS C11 Carp

CASE NUMBER:

01293107

4. Plaintiff (name):
is doing business under the fictitious name (specify):

and has complied with the fictitious business name laws.

5. Each defendant named above is a natural person

- a. except defendant (name):

- (1) a business organization, form unknown
(2) a corporation
(3) an unincorporated entity (describe):

- (4) a public entity (describe):

- (5) other (specify):

- c. except defendant (name):

- (1) a business organization, form unknown
(2) a corporation
(3) an unincorporated entity (describe):

- (4) a public entity (describe):

- (5) other (specify):

- b. except defendant (name):

- (1) a business organization, form unknown
(2) a corporation
(3) an unincorporated entity (describe):

- (4) a public entity (describe):

- (5) other (specify):

- d. except defendant (name):

- (1) a business organization, form unknown
(2) a corporation
(3) an unincorporated entity (describe):

- (4) a public entity (describe):

- (5) other (specify):

Information about additional defendants who are not natural persons is contained in Attachment 5.

6. The true names of defendants sued as Does are unknown to plaintiff.

- a. Doe defendants (specify Doe numbers): 1-100

were the agents or employees of other named defendants and acted within the scope of that agency or employment.

- b. Doe defendants (specify Doe numbers): 1-100

are persons whose capacities are unknown to plaintiff.

7. Defendants who are joined under Code of Civil Procedure section 382 are (names):

8. This court is the proper court because

- a. at least one defendant now resides in its jurisdictional area.

- b. the principal place of business of a defendant corporation or unincorporated association is in its jurisdictional area.

- c. injury to person or damage to personal property occurred in its jurisdictional area.

- d. other (specify):

9. Plaintiff is required to comply with a claims statute, and

- a. has complied with applicable claims statutes, or

- b. is excused from complying because (specify):

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SHORT TITLE: Hasani Lee vs. C&T Corp.	CASE NUMBER: 01293107
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10. The following causes of action are attached and the statements above apply to each (each complaint must have one or more causes of action attached):

- a. Motor Vehicle
- b. General Negligence
- c. Intentional Tort
- d. Products Liability
- e. Premises Liability
- f. Other (specify):

Manager is very Racist and Discriminatory and it is only towards me and my co-worker we are consider black we were refused an refund because it was a day old when Fedex refund policy states its a 30 Day Refund Return policy.

11. Plaintiff has suffered:

- a. wage loss
- b. loss of use of property
- c. hospital and medical expenses
- d. general damage
- e. property damage
- f. loss of earning capacity
- g. other damage (specify):

I had case I had to file and I did not have time to go back home and get more money or the papers i needed it case me to file my case late or refile because i miss dates and times lines that cost me more money to redo those copies i was refused

12. The damages claimed for wrongful death and the relationships of plaintiff to the deceased are

- a. listed in Attachment 12.
- b. as follows:

13. The relief sought in this complaint is within the jurisdiction of this court.

14. Plaintiff prays for judgment for costs of suit; for such relief as is fair, just, and equitable; and for

- a. (1) compensatory damages
- (2) punitive damages

The amount of damages is (in cases for personal injury or wrongful death, you must check (1)):

- (1) according to proof
- (2) in the amount of: \$ ~~50K~~ 25K

15. The paragraphs of this complaint alleged on information and belief are as follows (specify paragraph numbers):

10 & 11

Date: 11/22/2022

per UCC 1-308 By; Executor Hasani Lee'

(TYPE OR PRINT NAME)

Hasani Lee
►per UCC 1-308 by [Signature]
(SIGNATURE OF PLAINTIFF OR ATTORNEY)

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SHORT TITLE Hasani Lee vs CTC Corp	CASE NUMBER 04T293107
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CAUSE OF ACTION—Intentional Tort

Page _____

(number)

ATTACHMENT TO Complaint Cross-Complaint

(Use a separate cause of action form for each cause of action.)

IT-1. Plaintiff (name): Hasani Lee

alleges that defendant (name): Fedex -

 Does 1 _____ to 100 _____

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant intentionally caused the damage to plaintiff

on (date): 10/17/32022

at (place): Fedex -

(description of reasons for liability): Jamie told me a black man he was not going to give me a refund because I only had the day I did a purchase I was only allowed to return that day only and another lady tried to do the same thing she is my co-worker She is also black this was extreme and outrageous conduct - emotional distress we are both Black the refund was only for \$11.00 and he talked to me like I was a crack head in front of all the customers who were Caucasians it was very embarrassing we do law so we make a lot of copies the copies were missing words they were cut off. He is a very, very nasty rude person.

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SHORT TITLE Hasani Lee vs CTF Corp	CASE NUMBER 01293107
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First

CAUSE OF ACTION—General Negligence

Page 1

(number)

ATTACHMENT TO Complaint Cross-Complaint

(Use a separate cause of action form for each cause of action.)

GN-1. Plaintiff (name): Hasani Lee

alleges that defendant (name): C.T.Corporation System - Fedex

 Does 1 to 100

was the legal (proximate) cause of damages to plaintiff. By the following acts or omissions to act, defendant negligently caused the damage to plaintiff.

on (date): 10/17/2022

at (place): Fedex

(description of reasons for liability): Complaint Case Number #1017724244

Oct 17, 2022

Refused to give refund because of the color of my skin and told me I only have that day to do returns or refunds

Discriminatory-Prejudice Jamie told me this is how he does things he dont care what Fedex 30 day policy Refund says and if I sue Jamie said it dont matter to him thats on Fedex they have to pay out not him.

Read case number #1017724244

from 10/17/2022 but all the others

I was never greeted but all the others people who didnt look like me was.